

From San Francisco: Korea Mar. 28  
For San Francisco: Wilhelmina Mar. 23  
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# EVENING BULLETIN

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## BAY STATE REPUBLICANS SUFFER REVERSE PINCHOT GOES TO MEET ROOSEVELT

### McCandless Says Change Is His Land Amendment To Organic Act Pleases Democratic Leader

"Well, we got some amendments in the act," said L. L. McCandless this morning, accompanied with a usual beaming smile.

"I think that amendment of the Organic Act bill requiring that public lands shall be thrown open when twenty-five applicants call for it, is a part of our plan. We accomplished something, though I am not sure the act is all it should be, and I have an idea there will be further changes yet."

It is true that quite a radical amendment has been made in the land section of the Organic Act bill as it was reported to the House of Representatives yesterday from the Committee on Territories. This mandatory feature for opening up the public lands will be a radical departure from the ancient methods of procedure in the local land office, and in the esteem of some will throw the door wide open for gobbling up all the public lands of the Territory.

The Bulletin's brief dispatch did not give all the details of this amendment, but if the plan is what is anticipated, twenty-five applicants who covet any good piece of land

### H. E. COOPER SWORN IN AS CIRCUIT JUDGE



CIRCUIT JUDGE HENRY E. COOPER.

Henry E. Cooper this morning took the oath of office as a Circuit Judge of the Territory of Hawaii before Chief Justice Hartwell of the Supreme Court.

Judge Cooper received a cable from Attorney General Wickham informing him that his commission was signed on March twelfth and instructing him to qualify. The new Circuit Court

### Republican Defeat In Bay State

BOSTON, Mar. 22.—The political sensation of the hour was the success today of the Democratic candidate for Congress in the Fourteenth Congressional District of this State, which includes Barnstable County, Bristol, Norfolk and Plymouth Counties.

Foss, the Democratic candidate, was elected over the Republican nominee by a plurality of eight thousand votes. In the 1908 election Lovering, Republican, and a resident of Taunton, was elected by a plurality of 14,250 over his Democratic opponent.

The reversal of sentiment among the voters is considered as most significant, and the Democrats of the State are jubilant.

### Agitators Must Stay In Jail

### U. S. Judge Robertson Refuses To Grant Petition For Writ Of Habeas Corpus

In a decision handed down this morning, United States Judge Robertson holds that it is not within the province of the Federal Court to interfere with the jurisdiction of the Territorial courts in the cases of the Japanese agitators, Makino, Negoro, Soga and Tassaka. After considering the case exhaustively and in all of its aspects, Judge Robertson reached a conclusion as follows:

"But this court ought not to exercise its jurisdiction except on exceptional or peculiarly urgent cases, and the mere fact that a petitioner is deprived of his liberty in violation of his rights under the Federal Constitution does not necessarily make out an exceptional case or one of peculiar urgency."

In denying the petition for the writ of habeas corpus, Judge Robertson points to the Atcherley case, which was decided by Judge Wilbur, and declares that the same principles that actuated Judge Woodruff in denying the writ asked for by Atcherley have the same application in the case of the Japanese.

Referring to the proper course to be pursued by the attorney for the Japanese, Judge Robertson says: "The ordinary and proper course for the petitioners to pursue would be that taken by the petitioner in the case of Kaizo vs. Henry, supra, that is, to apply to the Supreme Court of the Territory for a writ of habeas corpus, and if they should be able to show that the Circuit Court, under whose judgment they are held, was without jurisdiction for any of the reasons alleged, it would be the duty of the Supreme Court to grant the writ and order the discharge of the petitioners, and if that court should fail to do its duty upon any mistaken ground, the error would be rectified by the appropriate tribunal, namely, the Supreme Court of the United States."

"Such a course would obviate the possibility of an unseemly clash between this court and the Territorial court, and the final review of the matter would be in the proper appellate court."

So Makino, Negoro, Tassaka and Soga continue serving their ten-month sentence, and the next move is with Counselor Lightfoot.

### Mauna Kea Will Have New Schedule

Beginning with the first of July, when the Inter-Island Steam Navigation Company enters upon a new contract with the United States government for the carrying of the mails to and from Hawaii and Maui ports, the liner Mauna Kea will operate on a new and much more convenient schedule. It is the intention to dispatch the Mauna Kea from Honolulu at ten o'clock every Tuesday morning instead of at noon as is now the case.

This change will result in the Mauna Kea arriving at Hilo before seven

### McBride Remarries Wife He Divorced



CLAUDIUS M. MCBRIDE, IN THE ROLE OF GOVERNOR'S SECRETARY

SAN FRANCISCO, Mar. 22.—Claudius McBride, private secretary of the Governor of the Territory of Hawaii, was married to the wife whom he divorced some months ago in Honolulu.

McBride's declared intention when coming to this city was to bring action against his wife that he might be relieved of having her alimony. On meeting her here, the old love returned and they were married on short notice.

### Queen Sails Want to Return

SAN FRANCISCO, Mar. 22.—Queen Liliuokalani sailed today for Honolulu on the Korea.

PHILADELPHIA, Mar. 22.—Indications of a break in the ranks of the strikers was evidenced today, when members of unions representing two thousand two hundred brick layers offered to return to work.

### Exchange Seats Are Withdrawn

Three seats hitherto held by the Exchange and offered at \$7500 were finally and permanently retired at a meeting of the Stock Exchange held yesterday afternoon.

These seats have been the subject of considerable controversy from time to time. For the present it is anticipated that there will be no further trouble, as it is generally conceded that the membership of the Exchange is now large enough to take care of all the business of the town. "Anyone now seeking a seat must buy out one of the present members."

The rumor was current this morning that Robert Bond was to retire from the Trust Company and associate himself with James F. Morgan and John Fleming. This report was promptly denied by Mr. Bond, who declares that he will not change his business relations.

Business on the Stock Exchange was in its lethargic condition that has been the usual thing for the last few days. Quotations were low and the bidding was not active.

Pioneer sold at 237, Honokaa at 22.25 and Hawaiian Agricultural at 25 on the board today. Between bonds sales were of the same general tenor, except that Inter-Island Steam Navigation Co. stock set a new figure of 125. The last previous sale was at 115. Over a hundred shares of Honokaa sold at 22.25. Hawaiian Commercial advanced slightly, selling at forty-one and an eighth.

### HOLT AROUSED CELESTIAL IRE

### Chinese Complain Of His Unseemly Conduct

A complaint has been filed with Major J. J. Fern concerning the actions of Chris J. Holt, who at present occupies the position as fish and market inspector for the city of Honolulu.

A communication from Messrs. Lum Fook Chin and Lau Yung Yo forwarded to the Mayor's office is to the effect that on March 11 a Chinese named Wong Yap was driving a wagon at the corner of Waialae Road and King Street, Kaimali and it is claimed that he accidentally collided with the side wall of the Foo Kee store, causing some slight damage to merchandise on display there. It is alleged by the complainants that the unfortunate Wong Yap was perfectly willing to settle for the damage sustained by his encounter with the assorted glassware and other commodities, realizing that it was through his faulty manipulation of the vehicle that the accident occurred.

Here it is alleged that Chris Holt, fish inspector, appeared on the scene and he is charged with not only using extremely highly flavored language but Holt is also declared to have seized Lum Fook Chin, the owner of the store, by the throat and told that

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### SUSPEND SENTENCE FOR AUTO MAN

### J. R. Rice Pleads Guilty To Speeding And Gets Off

Two of the auto speed artists who elected to have their cases tried in the lower court faced Judge Andrade this morning. They were Paul Dimund, chauffeur for another person, and J. K. Rice, an employee of the Sehuman Garage. The former had his case sent over till Thursday next, but the latter, who was defended by Attorney George Davis, elected to plead guilty, and had a suspended sentence of thirteen months recorded against him.

Davis said that his client had been summoned home on an urgent sick call, and that he had exceeded the speed limits in his endeavor to get there as soon as possible to see his wife, who was very ill.

Prosecutor Brown, on hearing the facts of the case, consented to suspending sentence if the accused pleaded guilty, as charged. The inference was that if ever Rice came before the court for speeding again, it would be as a second-time offender. Judge Andrade took all the circumstances of the case into consideration, and merely recorded the thirteen months suspended sentence.

### RAYMOND C. BROWN TO SAIL APRIL 12

### Five Portuguese Will Leave On Nippon Maru

Raymond C. Brown, immigration inspector of Hawaii, is leaving on the Nippon Maru, which sails on April 12, for the Orient. Brown

will be in charge of five Portuguese who have failed to pass the immigration test and who must be deported from Hawaii.

"Two men, a woman and two children comprise the party, and one of the men is the father of the children and the husband of the woman. The wife is afflicted with a skin disease called Favus, and her children and husband must accompany her back to the Azores, from which the party came."

The Portuguese and the inspector will go from Japan to Liverpool, in England, and from that port will sail for the island home of the immigrants. During Brown's absence, his position will be held by R. L.

### Want to Return

PHILADELPHIA, Mar. 22.—Indications of a break in the ranks of the strikers was evidenced today, when members of unions representing two thousand two hundred brick layers offered to return to work.

### NINE MORE CONFESS PITTSBURG, Pa., Mar. 22.—Nine more members of the Pittsburgh common council confessed today that they have accepted bribes for the service of the corporations and financial institutions of the city.

### ENGLISH GIRLS ATTACKED. BOGOTA, Columbia, Mar. 22.—Further complications in the anti-America outbreak occurred today, when two English girls were attacked by a mob and severely beaten. The crowd took them for Americans.

### ARRAIGNMENT FOR MAX SCHLEMMER

Max Schlemmer appeared in the United States District Court this morning and was arraigned on the three indictments returned against him yesterday by the Grand Jury and charging him with violations of the United States Immigration laws. Schlemmer is now at liberty on bail of \$41,000.

Halsey, who at present is deputy inspector. Mr. Brown expects to be away about four months altogether, and he has obtained leave of absence for that length of time.

### FRAZEE ASKS FOR NEW EQUIPMENT

### Six Thousand Needed At Government Plant

Superintendent W. L. Frazee of the Government Electric light plant on Nuuanu way, has come before the Board of Supervisors with the plea for additional equipment. According to a communication which has been received by Mayor J. J. Fern, Frazee calls attention to the fact that the series arc light transformers at the power station are about loaded to their capacity and as the taxpayers of the city are daily clamoring for additional illumination it is claimed that it is absolutely necessary that new equipment for a new circuit of fifty lights or their equivalent, be procured.

Superintendent Frazee also asks for the extension of the thirty-inch pipeline to the electric station, which includes the laying in place and fitting together of the same. This is claimed necessary to increase the power to the generators. It is said that the Nuuanu

Member William Aylett for the second time succeeded in dodging the issue which has confronted the city and county Supervisors. In the final reading and passage of an ordinance extending the fire limits in the City of Honolulu. However, that measure was adopted at last night's meeting of the board and will become a law with its publication and signature by Mayor Fern.

Superior Aylett again failed to be present at the regularly called meeting of the city fathers. He was this only absentee.

The new ordinance was speedily disposed of. Member Ahia alone voting against the passage of the measure.

Attorney Charles Achi, who stated at a previous meeting of the Supervisors that he represented a clientele of Chinese owners of fire traps, was on hand, but when Mayor Fern asked

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### DOOM OF FIRE TRAPS SOUNDED

### Att'y Achi Said Nothing As Ordinance Passed